

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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KEITH THOMAS COX,

Plaintiff,

**RULE 7.1 STATEMENT**

- against -

NATIONAL RAILROAD PASSENGER  
CORPORATION (AMTRAK) ET. AL., AMTRAK  
POLICE OFFICER RON HUNTE #00441, HUDSON  
GROUP (HUDSON NEWS) ET. AL., RIFAT RIZVI,  
STORE MANAGER, HUDSON NEILS, 234 WEST  
33<sup>RD</sup> ST. (PENN. STATION) ASSISTANT DISTRICT  
ATTORNEY SCOTTO, NEW YORK COUNTY, CITY  
OF NEW YORK, ET AL., ASSISTANT DISTRICT  
ATTORNEY GERARD MENUSKI, NEW YORK  
COUNTY,

Defendant.

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Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure and to enable Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for defendant National Railroad Passenger Corporation d/b/a Amtrak certifies that the following are parent companies, subsidiaries or affiliates of Amtrak which have any outstanding securities in the hands of the public:

Amtrak, a corporation providing intercity passenger rail service, has no parent company. However, American Premiere Underwriters, Inc. and Burlington Northern Santa Fe Railroad Company own 10% or more of Amtrak's stock.

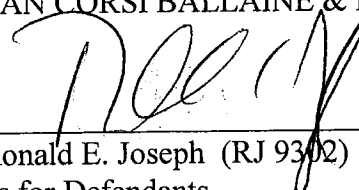
These representations are made in order that the judges of this court may determine the

need for recusal.

Dated: New York, New York  
February 20, 2008

Respectfully submitted,

LANDMAN CORSI BALLAINE & FORD P.C.

By: 

Ronald E. Joseph (RJ 9302)

Attorneys for Defendants

NATIONAL RAILROAD PASSENGER  
CORPORATION (AMTRAK) ET. AL., and AMTRAK  
POLICE OFFICER RON HUNTE #00441  
120 Broadway, 27th Floor  
New York, New York 10271-0079  
(212) 238-4800

TO: KEITH COX  
07-A-4927  
Orleans Corr. Fal.  
3531 Gaines Basin Rd.  
Albion, NY 14411-9199

**AFFIDAVIT OF SERVICE BY MAIL**

STATE OF NEW YORK )  
                        ) ss.:  
COUNTY OF NEW YORK )

RYAN NEW, being duly sworn, deposes and says, that deponent is not a party to the action, is over 18 years of age and resides at NEW YORK, NEW YORK.

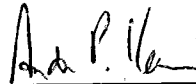
That on the 20<sup>th</sup> day of February, 2008, deponent served the within **RULE 7.1 STATEMENT** upon:

KEITH COX  
07-A-4927  
Orleans Corr. Fal.  
3531 Gaines Basin Rd.  
Albion, NY 14411-9199

attorneys in this action, at the addresses designated by said attorneys for that purpose by depositing a true copy of same enclosed in a postpaid properly addressed wrapper, in an official depository under the exclusive care and custody of the United States post office department within the State of New York.

  
\_\_\_\_\_  
Ryan New

Sworn to before me this  
20<sup>th</sup> day of February, 2008



\_\_\_\_\_  
Notary

ANDREW P. KEAVENNEY  
Notary Public, State of New York  
No. 01KE5066544  
Qualified in Suffolk County  
Commission Expires Sept. 30, 2012